## REMARKS

In response to the Restriction Requirement in the Office Action, Applicant elects Invention I with traverse. Claims 77-85 read on the elected Invention I.

The reason for the traverse is that Inventions I and II are directed to the same invention. In this regard, Inventions I and II are not related as combination and subcombination if the claims as a group are considered. The Office Action states the combination (claims 77-85) can be made "without the leads configured to twist the projection into the component contact during movement as described in claim 86". However, this feature is also recited in dependent claim 79 which is an element of the combination (claims 77-85). Although the contact of claim 77 can be made without this feature, if the combination is the set of claims 77-85, then Invention I includes the feature.

The Office Action further states that the "subcombination has separate utility such as having any size and shape that does not retain the component contact in a centered location as described in claim 77". However, claim 86 has been amended to include this feature, such that the subcombination (Invention II-claims 86-89) also includes the feature.

In view of the amendments and arguments, favorable consideration and allowance of claims 77-89 is respectfully requested. Should any issues remain, the Examiner is asked to contact the undersigned by telephone.

DATED this 14th day of July, 2005.

Respectfully submitted:

Stephen A. Gratton

Registration No. 28,418 Attorney for Applicant

2764 S. Braun Way

Lakewood, CO 80228

Telephone: (303) 989-6353 FAX (303) 989-6538

## **CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8**

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class mail in an envelope addressed to: Mail Stop Amendment, Commissioner For Patents, PO BOX 1450, Alexandria, VA 22313-1450 on this 14th day of July, 2005.

Date of Signature

Stephen A. Gratton, Attorney for Applicant